

April 12, 1983

LR 56
LB 155

a lot for the Huskers and the gymnastics team and I am very proud of what they have done and so pleased that all of you could cosign this resolution. I ask for your adoption.

PRESIDENT: Is there further discussion of the resolution? If not, the question is the adoption of LR 56. All those in favor vote aye, opposed vote nay. Have you all voted? Have you all voted on LR 56? The Clerk will record your vote.

CLERK: 35 ayes, 0 nays, Mr. President, on adoption of the resolution.

PRESIDENT: Motion carried, the resolution is adopted. Now I believe we are ready for Final Reading and we had a request to pass over LB 154 without objection that will be done and we go on Final Reading to LB 155E and members are asked to take their seats and remain in their seats. We will not begin the Final Reading until we see that you are in your seats and ready to roll. LB 155E on Final Reading, proceed Mr. Clerk.

CLERK: Mr. President, I have a motion on the desk. Senator Chambers would move to return LB 155 to Select File for a specific amendment. That amendment is found on page 1437 of the Journal.

PRESIDENT: Senator Chambers. Lets have order in the Chambers. Quiet. Senator Chambers.

SENATOR CHAMBERS: Mr. Chairman and members of the Legislature, for those of you who may be interested in the wording of this amendment, it is the next to the last page in your Journal, page 1437. It is under Unanimous Consent so you can find it readily. Now on page 5, line 4, what I am trying to do is strike the language that would make it mandatory for a consumer to go through this hearing procedure. Instead it makes it optional. After striking the mandatory language this is what would be inserted, "Any consumer may resort to such procedure before bringing court action." It should be "bringing" rather than "bring", but that is what would be the amendment. This is the last thing I am going to try to do on this bill and I think it is reasonable. The Attorney General did write an opinion, it was a lengthy one, and it is in the Journal someplace. So if you want to read that through and make out of it what you can make out of it you can. But at any rate the amendment that I am offering is only to make optional the utilization by the consumer of that voluntary settlement procedure that will be established under